

#### THE COMPANIES ACTS 1948 TO 1976

Declaration of compliance with the requirements of the Companies Acts 1948 to 1976 on application for registration of a company

Pursuant to section 15 (2) of the Companies Act 1948 as amended by the Companies Act 1976



Please do not
write in this
binding margir

Please complete togibly, preferably in black type or bold black lettering.
\*Delete if inappropriate.

‡Please indicate whether you are

a Solicitor of the Supreme

Court (or in Scotland "a

formation of

the company, or a person

named in the

section 21 of the

Companies Act 1976 as a director or secretary of the company.

statement delivered under

)

Solicitor") engaged in the THE C

Nume of Company

THE CHURCH OF JESUS CHRIST OF LATTER-DAY SAINTS (WELFARE)

For official use

KANYOKA

xtimitedž

I, MARK REID SHARMAN

of Salisbury House, London Wall, London EC2M 50Y Solicitor

do solemnly and sincerely declare that I amt a Solicitor of the Supreme

Court engaged in the formation of The Church of Jesus Christ

of Latter-Day Saints (Welfare)

and that all the requirements of the Companies Acts 1948 to 1976 in respect of matters precedent to the registration of the said company and incidental thereto have been complied with. And I make this solemn Declaration conscientiously

believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835

Declared at Erelie Sury House

City of Contract

the 1415 day of September

One thousand nine hundred and seventy seven

before me\_ R. C. He Leaves

A Commissioner for Oathsf

A.d. H. HARRAP

ter Notary Public on Justice of the Peace or Suitator having the powers conferred on a Commissioner for Oaths.

Presentor's name, address and reference (if any):

Devonshire & Co., Salisbury House, London Wall, London EC2M 5QY. MRS/WELFARE For official use General section

Post room

Phylon It.

1332670 3

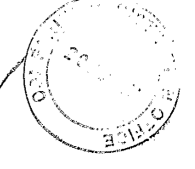
The Companies Acts 1948 to 1976
UNLIMITED COMPANY HAVING A SHARE CAPTU



MEMORANDUM OF ASSOCIATION

of

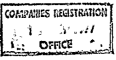
THE CHURCH OF JESUS CHRIST OF LATTER-DAY SAINTS (WELFARE)



- 1. The name of the Company is THE CHURCH OF JESUS CHRIST OF LATTER-DAY SAINTS (WELFARE)".
- 2. The registered office of the Company will be situated in England.
- 3. The objects for which the Company is established are:-
  - (A) To promote and further the religious and other charitable work of The Church of Jesus Christ of Latter-Day Saints (hereinafter called "the Church") in the United Kingdom or elsewhere.
  - (B) To relieve members of the Church and other persons who are in conditions of need, hardship, sickness or distress.

In furtherance of the foregoing objects but not further or otherwise the Company shall have the following powers :-

- (C) To acquire by purchase, gift, donation, lease, exchange, hire or otherwise and to hold for any estate or interest and to manage apply dispose of or otherwise deal with any lands, buildings, easements, rights privileges, concessions, patents, patent rights, licences, secret processes, materials, implements, machinery, vehicles, plant, stock-in trade and any other real or vehicles, plant, stock-in trade and any other real or personal property of any kind necessary for the purpose of or in connection with the Company's objects or any branch or department increof.
- (D) To promote, manage and support projects of all kinds for the production, storage and distribution of food and other commodities and for the manufacture of foods of all descriptions and to engage in any trade or business whatever.



- (E) To borrow or raise or secure the payment of money for the purposes of or in connection with the Company's objects, and for the purposes of or in connection with the borrowing or raising of money by the Company to become a member of any building society.
- (F) To mortgage and charge the undertaking and all or any of the real and personal property and assets, present or future, and all or any of the uncalled capital for the time being of the Company, and to issue at par or at a premium or discount, and for such consideration and with and subject to such rights, powers, privileges and conditions as may be thought fit, debentures or debenture stock, either permanent or redeemable or repayable, and collaterally or further to secure any securities of the Company by a trust deed or other assurance.
- (G) To issue and deposit any securities which the Company has power to issue by way of mortgage to secure any sum less than the nominal amount of such securities, and also by way of security for the performance of any contracts or obligations of the Company.
- (H) To receive money on deposit or loan upon such terms as the Company may approve.
- (I) To make all reasonable and necessary provisions for the payment of pensions and superannuation to or on behalf of employees and their widows or other dependants.
- (J) To draw, make, accept, endorse, negotiate, discount and execute promissory notes, bills of exchange and other negotiable instruments.
- (K) To invest and deal with the moneys of the Company r.ot immediately required for the purposes of its objects in or upon such investments or securities and in such manner as may from time to time be determined.
- (L) To pay for any property or rights acquired by the Company, either in cash or by any securities which the Company has power to issue, or partly in one mode and partly in another, and generally on such terms as the Company may determine.
- (M) To accept payment for any property or rights sold or otherwise disposed of or dealt with by the Company, either in cash, by instalments or otherwise, or in fully or partly paid-up shares of any company or corporation, with or without deferred or preferred or special rights or restrictions in respect of dividend, repayment of capital, voting or otherwise, or in debentures or mortgage debentures or debenture stock, mortgages or other securities of any company or corporation, or partly in one mode and partly in inother, and generally on such terms as the Company may determine, and to hold,

Pr

NO

dispose of or otherwise deal with any shares, stock or securities so acquired.

- (N) To sell, improve, manage, develop, turn to account, exchange, let on rent, royalty, share of profits or otherwise, grant licences, easements and other rights in or over, and in any other manner deal with or dispose of the undertaking and all or any of the property and assets for the time being of the Company for such consideration as the Company may think fit.
- (0) To do all or any of the above things in any part of the world, and either as principals, agents, trustees, contractors or otherwise, and either alone or in conjunction with others, and either by or through agents, trustees, sub-contractors or otherwise.
- (P) To do all such other things as shall further the above objects or any of them.

### Provided Always:-

On

(i) The income and property of the Company, whencesoever derived, shall be applied solely towards the promotion of the objects of the Company as set forth in this Memorandum of Association and no portion thereof shall be paid or transferred directly or indirectly, by way of dividend, bonus or otherwise howsoever by way of profit, to the members of the Company.

Provided that nothing shall prevent the payment in good faith, of reasonable and proper remuneration to any office, or servant of the Company or to any member of the Company in return for any services actually rendered to the Company nor prevent the payment of interest at a rate not exceeding 5 per cent. per annum on money lent or of reasonable and proper rent for premises demised or let by any member of the Company.

- (ii) If upon a winding up or dissolution of the Company there remains after the satisfaction of all its debts and liabilities any property whatsoever the same shall not be paid to or distributed among the members of the Company but shall be given or transferred to the Church for its religious and other charitable work.
- (iii) Notwithstanding anything which might otherwise be implied from any part of this Memorandum of Association, the Company shall not have power to participate directly or indirectly in any activity which is not charitable under the law of England for the time being in force or to issue any shares giving the holders thereof or any other person any right to participate in the income or property of the Company whether on a winding up of the Company or at any other time but the whole of the income and property of the Company shall at all times be applied

solely for the purposes which are charitable under the said law.

4. The share capital of the Company is £100, divided into 100 shares of £1 each.

WE, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names.

NAMES, ADDRESSES AND
DESCRIPTIONS OF
SUBSCRIBERS

Land Flamm

SANISBURY HOUSE

LONDON WALL

LONDON ECIM 50%

Solicitor

London House

London Ecim 504

Solicitor

London Ecim 504

Solicitor

London Ecim 504

Pertembe 1977

WITNESS to the above Signatures:-

B G. Gummings Saliablery Hame Landon Wall Landon Elzen Sqy Secretary The Companies Acts 1948 to 1976
UNLIMITED COMPANY HAVING A SHARE CAPITAL

ARTICLES OF ASSOCIATION

of

THE CHURCH OF JESUS CHRIST OF LATTER-DAY SAINTS (WELFARE)

#### PRELIMINARY

- 1. Subject as hereinafter provided, the regulations contained or incorporated in Part II of Table A in the First Schedule to the Companies Act, 1948 (hereinafter referred to as "Table A, Part II") shall apply to the Company.
- 2. Regulations 2 to 5 (inclusive), 24, 40 to 46 (inclusive), 53, 62, 71, 75, 76, 77, 79, 88, 96, 97, 114 to 122 (inclusive), 128, 129, 135 and 136 of Part I of Table A in the said Schedule (hereinafter referred to as "Table A, Part I") and regulation 6 of Table A, Part II shall not apply to the Company, but the regulations hereinafter contained, and the remaining regulations of Table A, Part I, and regulations 2, 3, 4 and 5 of Table A, Part II, subject to the modifications hereinafter expressed, shall constitute the regulations of the Company.
- 3. The regulations of Table A, Part I, applicable to the Company shall be modified as follows:-

From regulation 22 there shall be excluded the words:-

"except as provided by sub-paragraph (4) of paragraph 2 of the Seventh Schedule to the Act".

From regulation 49 there shall be excluded the words:-

"If at any time there are not within the United Kingdom sufficient Directors capable of acting to form a quorum, any Director or any two members of the Company may convene an extraordinary general meeting in the same manner as nearly as possible as that in which meetings may be convened by the Directors".

From regulation 98 there shall be excluded the words:-

"It shall not be necessary to give notice of a meeting of Directors to any Director for the time being absent from the United Kingdom".

From regulation 131 there shall be excluded the words:-

4E an

CC

ar

ar

so

5

b p

"or (if he has no registered address within the United Kingdom) to the address, if any, within the United Kingdom supplied by him to the Company for the giving of notice to him".

From regulation 133 there shall be excluded the words:-

"within the United Kingdom".

From regulation 134(A) there shall be excluded the words:-

"except those members who (having no registered address within the United Kingdom) have not supplied to the Company an address within the United Kingdom for the giving of notices to them".

To regulation 123 there shall be added after the words "(C) assets and liabilities of the Company" the words:-

"(D) all properties, investments and moneys held upon trust by the Company for any corporation, body of persons or person".

In regulation 130 the words "sections 159 to 161 of the Act and section 14 of the Companies Act 1967" shall he substituted for the words "sections 159 to 162 of the Act".

3A. The regulations of Table A, Part II, applicable to the Company shall be modified by excluding from regulation 2 paragraph (d) thereof.

#### SHARES

- 4. The share capital of the Company i also waded into 100 shares of El each.
- 4A. The Company may by Special Resolution:-
  - (a) Increase the share capital by each sum to be divided into shares of such amount as the resolution may prescribe;
  - (b) Cc.solidate its shares into shares of a larger amount than its existing shares;
  - (c) Sub-divide its shares into shares of a smaller amount than its existing shares;

- (d) Cancel any shares which at the date of the passing of the resolution have not been taken or agreed to be taken by any person;
- (e) Reduce its share capital in any way.
- 4B. Any member may with the consent of the Directors surrender any of his shares in the Company either for a cash payment or in consideration of the issue of any securities of or shares in the Company or for any other consideration approved by the Directors, and on such terms as may be agreed by him and them, or by way of voluntary gift, and the Directors may accept any such surrender and carry into effect the terms on which it is made. Any shares so surrendered may be cancelled or (if the Directors think fit) reissued.

#### LIEN

5. In regulation 11 of Table A, Part I, the words "(not being a fully paid share)" and the words "(other than fully paid shares)" shall be omitted.

#### TRANSMISSION OF SHARES

6. The proviso to regulation 32 of Table A, Part I, shall be omitted.

## PROCEEDINGS AT GENERAL MEETINGS

- 7. The words "or not carried by a particular majority" shall be inserted after the words "or lost" in regulation 58 of Table A, Part I.
- 7A. On a show of hands every member present in person shall have one vote, and on a poll every member shall have one vote for each share of which he is the holder.

#### DIRECTORS

- 8. Subject as hereinafter provided, the Directors stall not be less than two nor more than seven in number. The first Directors will be the person or persons named in the Statement delivered to the Registrar of Companies in accordance with Section 21 of the Companies Act 1976 and their number shall be within the limit above mentioned. The Company may by Ordinary Resolution from time to time vary the minimum or maximum number of Directors. Regulation 75 of Table A shall not apply.
- 9. There shall be no shareholding qualification for Directors.
- 10. The words "in General Meeting" shall be inserted after the words "unless the Company" in regulation 78 of Table A, Part I.

### BORROWING POWERS

11. The Directors may exercise all the powers of the Company to borrow money, and to mortgage or charge its undertaking, property and uncalled capital, or any part thereof, and to issue debentures, debenture stock and other securities whether outright or as security for any debt, liability or obligation of the Company or of any third party.

# POWERS AND DUTIES OF DIRECTORS

12. A Director may vote in respect of any contract or arrangement in which he is interested and be counted in the quorum present at any meeting at which any such contract or arrangement is proposed or considered, and if he shall so vote his vote shall be counted. This Article shall have effect in substitution for paragraphs (2) and (4) of regulation 84 of Table A, Part I, which paragraphs shall not apply to the Company.

# DISQUALIFICATION OF DIRECTORS

- 13. The office of a Director shall be vacated:-
  - (1) If by notice in writing to the Company he resigns the office of Director.
  - (2) If he ceases to be a Director by virtue of section 182 of the Act.
  - (3) If he becomes bankrupt or enters into any arrangement with his creditors.
  - (4) If he is prohibited from being a Director by an order made under any of the provisions of section 188 of the Act.
  - (5) If he becomes of unsound mind.
  - (6) If he is removed from office by a resolution duly passed under section 184 of the Act.
- 14. Any person may be appointed or elected as a Director, whatever may be his age, and no Director shall be required to vacate his office by reason of his attaining or having attained the age of seventy years or any other age.

#### ROTATION OF DIRECTORS

15. In addition and without prejudice to the provisions of section 184 of the Act, the Company may by Extraordinary Resolution remove any Director before the expiration of his period of office, and may by Ordinary Resolution appoint another Director in his stead. A person appointed in place of a Director so removed shall be subject to retirement at the same time as if he had become a Director on the day on which the Director in whose place he is appointed was last elected a Director.

## PROCEEDINGS OF DIRECTORS

16. A Director may from time to time by notice in writing to the Company appoint any person approved by a majority of his co-Directors to act as an alternate Director at any meeting or meetings of the Board from which he is himself absent, and may in like manner remove any person so appointed from office. An alternate Director so appointed may also be removed from his office by notice in writing to the Company given by the co-Directors of the Director by whom he was appointed. An alternate Director appointed under this Article shall not be required to hold any qualification or be entitled to any remuneration from the Company, but he shall be entitled, while holding office as such, to receive notice of meetings of Directors and to attend and vote thereat in place of and in the absence of the Director appointing him.

#### ACCOUNTS

17. In regulation 127 of Table A, Part I, the words "and shall only have effect subject and without prejudice to the provisions of section 158 (1)(c) of the Act" shall be inserted immediately after the words "joint holders of any shares or debentures" at the end of that regulation.

#### INDEMNITY

- 18. Every Director or other officer of the Company shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities which he may sustain or incur in or about the execution of the duties of his office or otherwise in relation thereto, including any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgment is given in his favour or in which he is acquitted or in connection with any application under section 448 of the Act in which relief is granted to him by the court, and no Director or other officer shall be liable for any loss, damage or misfourtune which may bappen to or be incurred by the Company in the execution of the duties of his office or in relation thereto. But this Article shall only have effect in so far as its provisions are not avoided by section 205 of the Act.
- 19. The number of members with which the Company proposes to be registered is two but the Directors may from time to time register an increase of members.

# NAMES, ADDRESSES AND DESCRIPTIONS OF SUBSCRIBERS

Lank Pain Rouse

SANSBURN HOUSE

LONDON ECIM Say

SONCION

Reginal Faynth.

Salisbury House,

Unton Wan,

Unton Ecim 504

Solicitor.

DATED this 14 16mm of 1977
WITNESS to the above Signatures:

15. G. Gammings Solisbury Home London Wall London Eczro SQY

Serding

#### THE COMPANIES ACTS 1948 TO 1976

# Statement of first directors and secretary and intended situation of registered office

Pursuant to Sections 21 and 23(2) of the Companies Act 1976



\* bretiranisk

Company number



Please do not write in this binding margin

Please complete legibly, preferably In black type, o. bold black lettering

\*delete if inappropriate

Nume of Company		1332670 /	
Name of Company	TESTIS CHRIST	OF LATTER-DAY SAINTS (WELFARE)	

The intended situation of the registered office of the company on incorporation is as stated below 70 St. John Street Lichfield Staffordshire VISIA GES If the memorandum is delivered by an agent for the subscribers of the memorandum, please mark 'X' in the box opposite and insert the X agent's name and address below

DOVE THE SERVICE SERVICES Salisbuoyakoussy London Wall, AT CRIMSCOTE STRUMT Lon

If the spaces provided on page 2 are insufficient and use has been made of continuation sheets (see note 1), please enter in the box opposite the number of continuation sheets which form part of this statement

2

Presentor's reference (if any):

MRS/BGC/NELFARE

For official use	
General section	Post room
	ĵ

page 1

Name (note 2) John Henry Cox	Business occupation  Executive for Church
	Executive for Church
Former name(s) (note 3) None	Nationalit /
Address (note 4) 190 Brook Road	British
Teddington, Middlesex TW11 9PO	Date of birth (where applicable) (note 6)
Particulars of other directorships (note 5)	
None	
I hereby consent to act as director of the company nam	
Signature July 196	Date 15 Septem 1977
Name (note 2) Henry Easton Petersen	Business occupation Agricultural Specialist
Former name(s) (note 3) None	Nationality
Address (note 4) 296 Peach Lane	American(U.S.A.)
Bountiful Utah 84010	Date of birth (where applicable)
Particulars of other directorships (note 5)	
None	respectively. The control of the con
I hereby consent to act as director of the company name	A 1 A A
Signature Herry & Joseph	Date 14-Jun limber 1977
Name (note 2) Lary David Swarmey	Business occupation
The second secon	Lecturer
Former name(s) (note3) None	Nationality
Address (note 4) Helmsdale, Main Street,	British
Elvington, York YO's 5AG	Date of birth (where applicable) (note 6)
The state of the s	
Particulars of other directorships (note 5)	

I hereby consent to act as director of the company named on page 1

Date

Please do not write in this binding margin



Important
The particulars
to be given are
those referred to
in section 21(2)(
of the Companies
Act 1976 and
section 200(2) of
the Companies the Companies A 1948. Please read the notes on page before completing this part of the fo

Signature

Please do not write in this binding margin

₩

Important
The particulars
to be given are
those referred to
in section 21 (2) (b)
of the Companies
Act 1976 and
section 200(3) of
the Companies Act
1948, Please read
the notes on page 4
before completing
this part of the form

The name(s) and particulars of the person who is, or the persons who are, to be the first secretary, or joint secretaries, of the company are as follows:

Name (notes 2 & 7)	John	Henry	Cox		•
Former name(s) (not	le 3)	None		· · · · · · · · · · · · · · · · · · ·	
Address (notes 4 & 7)	190	Broom	Road, Teddington	· <del></del>	
	Mido	llesex	TW11 9PQ		
I hereby consent to	act as se	cretary e	fthe company named o	n page 1	
Signature			of the second	Date 144	Saptember 1977
Name (notes 2 & 7)					
Former name(s) (note	p 3)				<del></del>
Former name(s) (note Address (notes 4 & 7)	e 3)				
	e 3)				

Date

\*as required by Section 21(3) of the Companies Act 1976 Signature

fdelete as appropriate

Signed by or on behalf of the subscribers of the memorandum\*

	Commence	<b>D</b> -		
Signature	1	_chm	[Subscriber] [Agent]† Date	14.9.77
	FROM OYEX SERVIC COMEANY DI 27 CENTSCOT LONDON SEI	Visigne Serger		
Signature	5. 1		[Subscriber] [Agent]† Date	14-9-77

Please do not write in this binding margin

# THE COMPANIES ACTS 1948 TO 1976

Statement of first directors and secretary and intended situation of registered office

Please complete legibly, preferably in black type, or bold black lettering

\*delete if inappropriate Continuation sheet No..... to Form No. 1 Company number

THE CHURCH OF JESUS CHRIST OF LATTER-DAY SAINTS (WEI,FARE) Name of Company himited\* Particulars of other directors (continued) **Business** occupation JOHN MAXWELL Name (note 2) Pharmacist Nationality Former name(s) (note 3) None British 12 Stirling Drive Date of birth (where applicable) Address (note 4) Carlton in Lindrick (note 6) Worksop S81 9DP I hereby consent to act as director of the company named on page 1 Date 4 JULY 1977 Signaturo

Particulars of other directorships

NONE

Advanced the Subsectors Law Stationery Squary Limited

Please do not write in this binding margin

### THE COMPANIES ACTS 1948 TO 1976

Statement of first directors and secretary and intended situation of registered office

Please complete legibly, preferably in black type, or bold black lettering

\*delete if inappropriate

Continuation sheet No...2....to Form No. 1
Company number

Name of Company	
( (C) ( ( C) ( C) ( ( C) ( C) ( C) ( C)	
THE CHURCH OF JESUS CHRIST OF LATTER-DAY SA	INTS (WELFARE)
	<b>%</b> विश्वकारण
Particulars of other directors (continued)	
Name (note 2) JOSEPH HAMSTEAD	Business occupation Head of Registration Unit
Former name(s) (note 3) None	Nationality
Address (note 4) 31 Woodcote Valley Road	British
Purley Surrey CR2 3AZ	Date of birth (where applicable) (note 6)
I hereby consent to act as director of the company named on Signature	page 1
Signature Frankenske	Date 14 Leglimbul 977

Particulars of other directorships

None

file et a file a constitue e



# CERTIFICATE OF INCORPORATION

No. 1332670

I hereby conffy that

THE CHURCH OF JEEUS CHRIST OF LATTER-DAY SAINTS (WELFARE)

is this day incorporated under the Companies Nets 1968 to 1967, and that the Company is unlimited.

Given under my hand at Cardiff the 4TH OCIOSER 1977

D. A. PENDLEBURY

Assistant Registrar of Companies